



PART III—Section I

NOTIFICATIONS BY GOVERNMENT

CHIEF SECRETARIAT

No. L. 2500—V. P. 7-47-15, dated 12th August 1947.

Whereas it appears to the Government of His Highness the Maharaja of Mysore, that the undermentioned lands situated in Obavvanagathihalli Village, Chitaldrug Taluk, Chitaldrug District, are needed for a public purpose, to wit, for an extension to the village and also for burial ground, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of Section 4 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act No. I of 1927, and the Government hereby authorise the Deputy Commissioner, Chitaldrug District, and his subordinates and also the Assistant Commissioner, Chitaldrug, Sub-Division to exercise the powers conferred by Section 4 (2) of the Act. Under sub-Section (4) of Section 17 of the Land Acquisition Act of 1894, as amended by Act No. I of 1927, the Government direct that, in view of the urgency of the case, the provisions of Section 5-A of the Act shall not apply to the acquisition of the lands noted below.

Chitaldrug District, Chitaldrug Taluk, Hireguntanur Hobli
Obavvanagathihalli Village

- Obavvanagathihalli, Survey No. 26 (Dry) in the Khate and anubhava of Gurubasappa son of Gowdara Mallappa, and bounded on the North by Survey No. 26, South by Survey No. 62, East by Survey No. 86, and West by Survey Nos. 24 and 25, the area required being 5 acres 10 guntas, assessed at Re. 3-0-0.
- Obavvanagathihalli Survey No. 36 (Dry) in the Khate and anubhava of Gurubasappa son of Gowdara Mallappa, and bounded on the North by Survey No. 35, South by Village site, East by Survey No. 95 and Honda, and West by Survey Nos. 26 and 62, the area required being 1 acre 27 guntas, assessed at Re. 1-0-0.

No. L. 2501—V. P. 7-47-16, dated 12th August 1947.

Under Section 6 of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act No. I of 1927, the Government of His Highness the Maharaja of Mysore declare that the land measuring 6 acres 37 guntas, be the same a little more or less, are needed for a public purpose to wit for an extension to the village and also for burial ground, and under Sections 4 and 7 of the same Act, the Assistant Commissioner in charge of Chitaldrug Sub-Division is appointed to perform the functions of a Deputy Commissioner under the Act and directed to take orders for the acquisition of the said lands. Under sub-section (1) of Section 17 of the Act, the Government further direct that the possession of the said land may be taken on the expiry of fifteen days from the date of publication of the notice mentioned in Section 9 (1) of the Act. A plan of the land is kept in the Office of the Assistant Commissioner, Chitaldrug Sub-Division and may be inspected at any time during office hours.

Chitaldrug District, Chitaldrug Taluk, Hireguntanur Hobli,
Obavvanagathihalli Village.

- Obavvanagathihalli, Survey No. 26 (Dry) in the Khate and anubhava of Gurubasappa son of Gowdara Mallappa, and bounded on the North by Survey No. 26, South by Survey No. 62, East by Survey No. 86, and West by Survey Nos. 24 and 25, the area required being 5 acres and 10 guntas, assessed at Rs. 3-0-0.
- Obavvanagathihalli, Survey No. 36, (Dry), in the Khate and anubhava of Gurubasappa son of Gowdara Mallappa, and bounded on the North by Survey No. 35, South by village site, East by Survey No. 95 and Honda, and West by Survey No. 26 and 62, the area required being 1 acre and 27 guntas, assessed at Re. 1-0-0.

6517

SYED ABDUL ALEEM, Rev. Secy.

GENERAL SECRETARIAT

Date 9th April 1948.

No. S. R. 3695—L. W. 63-47-2. In exercise of the powers conferred by section 4 of the Industrial Statistics Act, 1942, as applied to the Civil and Military Station, Bangalore, and continued by Section 3 of the Retrocession (Application of Laws) Act, 1947 (Act No. XXIII of 1947), the Government of His Highness the Maharaja are hereby pleased to appoint the Director of Industries and Commerce in Mysore, Bangalore as the Statistics Authority for the Retroceded Area for the purposes of the said Act.

7911

Dated 16th April 1948.

No. A. F. 4845—Mart. 14-46-9. In exercise of the powers conferred by Section 4 of the Mysore Agricultural Produce Markets Act (No. XVI of 1939), the Government of His Highness the Maharaja of Mysore, after consulting the District Board, Tumkur District and the Town Municipality, Tiptur Town, are pleased to declare that with effect from 1st July 1948, the Tiptur Town Municipal limits shall be a 'Market' established under this Act for the Agricultural Produce indicated below. The limits of the market shall be the Municipal limits of Tiptur Town.

- (1) Oil seeds such as groundnut, Sesamum, Niger and Castor seeds
(2) Jaggery and (3) Coconut and Cashew

Dated 16th April 1948.

No. A. F. 4848—Mart. 14-46-10. Under Section 5 Mysore Agricultural Produce Markets Act ((No. XVI of the Government of His Highness the Maharaja of Mysore) pleased to declare that the taluks of Tiptur, Chiknaika and Thuruvekere and two hobbies of Channarayapatna, namely, Hiresave and Nuggehalli hobbies shall be the producers of agricultural produce in which shall be entitled to be represented on the Market Committee for the constituted under Notification No. dated..... 8060

MOHAMED ISMAIL SHERIFF, Gl. S

LAW SECRETARIAT

Dated 14th April 1948.

No. 7203—Cts. 21-47-45. Under Section 367 of the of Criminal Procedure, 1904, Mr. D. Ramaswamy Iy B.A., B.L., Special First Class Magistrate, Closepet, is in with the power to dictate judgments to a stenographer. 8021

S. KANAKARATNARAJ, Law S

PUBLIC WORKS SECRETARIAT

No. P. W. 1772-6—K.R.S. 1-47-13, dated
7th August 1947.

Whereas it appears to the Government of His Highness the Maharaja of Mysore that the undermentioned land situated in S. I. Goravale Mandya Taluk, Mandya District, are needed for a public purpose. Acquisition of lands for opening out a hikkal in Survey No. 89—4 and 98 lands 7th Distributary of Maddur I notice to that effect is hereby given to all whom it may concern in accordance with the provisions of Section 4 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act of 1927, and the Government hereby authorise the Deputy Commissioner, Mandya District and his subordinates and also the Special Land Acquisition Officer to exercise the powers conferred by Section 4 (2) of the Act. Under section (4) of Section 17 of the Land Acquisition Act of 1894, as amended by Act No. I of 1927, the Government direct that in view of the urgency, the provisions of Section 5-A of the Act shall not apply to acquisition of land noted below.

Mandya District, Mandya Taluk, Dudda Hobli,
S. I. Goravale Village.

- I. C. Dry, Survey No. 89—3, in the Khate and anubhava of Hanum son of Hanumegowda and bounded on the North by Remaining portion, South by Remaining portion, East by Remaining portion and West by Channel, the area required being 2 guntas, assessed at Rs.

No. P. W. 1772-6—K.R.S. 1-47-12, dated
7th August 1948.

Under Section 6 of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act No. I of 1927, the Government of His Highness the Maharaja of Mysore declare that the land measuring 8/ be the same a little more or less, is needed for a public purpose. Acquisition of lands for opening out a hikkal in Survey No. 89—3 and 98 lands, 7th Distributary of Maddur Branch under Sections 4 and 7 of the same Act, the Assistant Commissioner in charge of Special Land Acquisition, Irwin Canal Works, Mandya, appointed to perform the functions of a Deputy Commissioner under the Act and directed to take orders for the acquisition of the said land. Under sub-section (1) of Section 17 of the Act, the Government direct that the possession of the said land may be taken on the expiry of fifteen days from the date of publication of the notice mentioned in Section 9 (1) of the Act. A plan of the land is kept in the Office of the Special Land Acquisition Officer, and may be inspected at any time during office hours.

Mandya District, Mandya Taluk, Dudda Hobli,
S. I. Goravale Village.

- I. C. Dry, Survey No. 89—3, in the Khate and anubhava of Hanum son of Hanumegowda and bounded on the North by Remaining portion, South by Remaining portion, East by Remaining portion and West by Channel, the area required being 8/4 guntas, assessed at Rs.

6528

B. S. NARASINGA RAO, P. W. S

FOOD SECRETARIAT

Dated 15th April 1948.

No. S. D. 7789—C. 100-47-55. In exercise of the powers conferred by sub-rule (2) of Rule 91 of the Defence of India Rules as applied to Mysore, and continued by the Mysore

are pleased to direct that the restrictions imposed by the Government Notification No. S.D. 3. 40-43-8, dated 31st March 1944, be cancelled. It is further directed that this cancellation shall not effect any investigation, proceeding or remedy in respect of any right, privilege, liability, penalty, forfeiture or punishment, which has accrued or incurred under the said Notification and which investigation, legal proceeding or remedy may be continued or enforced and any such penalty, forfeiture or punishment may be imposed as if the Notification has not been cancelled.

The Government further direct that with reference to Rule 119 of the said rules notice of this notification shall be given by publication of the same in the Official Gazette and by the issue of a Press Note summarising and explaining its provisions.

Dated 15th April 1948.

No. S. D. 7800—C. 100-47-57. In exercise of the powers conferred by Rule 81 of the Defence of India Rules as applied to Mysore and continued by the Supplies, Services and Miscellaneous Provisions (Temporary powers) Act XX of 1947 the Government of His Highness the Maharaja are pleased to direct that the restrictions on the hulling of private paddy in Rice Mills imposed in Government Notification No. C. S. 2235 dated 5—7th November 1942, as amended from time to time and the system of issue of permits for the said hulling under Government Order No. S.D. 8240-53, dated 8—9th February 1943 be removed with immediate effect and to direct with reference to Rule 119 of the said rules that notice of this Notification shall be given by publication of the same in the Official Gazette and by the issue of a Press Note summarising and explaining its provisions.

8041

A. S. KHALEEL, Food Secy.

REVENUE SECRETARIAT

Dated 26th November 1947.

S. L. B. 1054—V. P. 1-47-83. Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the lands described hereunder is required for a public purpose, viz., for widening the road leading to the Adikarnataka's temple in Avalahalli Village, and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of the Bangalore Sub-Division, is authorised to take order for the acquisition of the said land.

BANGALORE DISTRICT. BANGALORE NORTH TALUK, YELAHANKA HOBLI, AVALAHALLI VILLAGE.

Name of khatedar or owner and Anubhavadar	S. No. or M. No.	Whether dry, wet, garden, vacant etc.	Total extent	Kharab	Extent now required		Boundaries			
					Extent	Assessment	East	West	North	South
1. Ganappa's Anjanappa's wife Ganappa, Anubhavadar—Self.	25	East West 2 yards, North South 8 yards.	...	Ditto Ganappa's house.	Government road land.	Government road.	Government road vacant site.

Dated 26th November 1947.

S. L. B. 1115—V. P. 4-47-62. Whereas it appears to the Government of His Highness the Maharaja of Mysore that the lands mentioned in the list of lands situated in Anehalli Village, Kasaba Hobli, Mulbagal Taluk, Kolar District, are needed for a public purpose, to wit, Village Extension of Anehalli; notice to that effect is hereby given to all whom it may concern in accordance with the provisions of Section 4 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act of 1927 the Government hereby authorise the Deputy Commissioner, Kolar District and his subordinates and also the Division Officer, Kolar, to exercise the powers conferred by Section 4 (2) of the Act. Under sub-section (4) of Section 17 of the Land Acquisition Act of 1894, as amended by Act No. 1 of 1927, the Government direct that in view of the urgency of the public purpose the provisions of Section 5-A of the Act shall not apply to the acquisition of the lands noted below.

KOLAR DISTRICT, MULBAGAL TALUK, KASABA HOBLI, ANEHALLI VILLAGE.

Name of khatedar or owner and Anubhavadar (if any) or other persons interested in the property	S. No. or M. No.	Whether dry, wet or garden, etc.	Total extent	Kharab	Extent now required		Boundaries			
					Extent	Assessment	East	West	North	South
1. Ganappa, wife of Cheemanna...	125-1	Dry	A. g. 2 29	A. g. 0 2	1 2	Rs. a. 2 0	S. No. 125-2, Field of Sonnappa.	S. No. Land of Pastagir Sab 125-1	S. No. Remaining portion of 125-1.	S. No. Gramatana
2. Ganappa bin Chikka Venka...	125-2	Do	1 19	0 2	0 21	1 0	Land of Ammakka, 187-3.	125-1	Remaining portion of 125-2.	Do
3. Ganappa, wife of Ramaiah ...	187-3	Do	1 15	...	0 21	1 0	Muddappa's land.	125-2	187-3	Do
4. Ganappa bin Munivenkatappa	187-4	Do	1 8	...	0 27	1 0	Shanbhoge Inamti.	Muddappa's land, 187-6.	187-4	Do
5. Ganappa, Gijjanahalli	187-5	Do	0 28	...	0 28	1 0	Muddappa's land, 187-6.	187-6	Shanbhoge Inamti.	Bhajantri Thimmara-yappa land.
6. Ganappa bin Subbanna	187-6	Do	0 28	...	0 28	1 0	189 and 188, Shanbhoge Inamti.	Thippaiah's land, 187-5.	Do	Do
Total	3 37	...				

Dated 26th November 1947.

S. L. B. 1116—V. P. 4-47-63. Under Section 6 of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act I of 1927, the Government of His Highness the Maharaja of Mysore declare that the lands measuring 3 and 37 guntas be the same a little more or less, are needed for a public purpose, to wit, Village Extension; and under Sections 4 and 7 of the same Act, the Assistant Commissioner in charge of Special Land Acquisition Officer, is appointed to perform the functions of a Deputy Commissioner under the said Act and directed to take orders for the acquisition of the said lands. Under sub-section (1) of Section 17 of the Act the Government further direct, that the possession of the said lands be taken on the expiry of fifteen days from the date of publication, of the notice mentioned in Section 9 (1) of the Act, and may be inspected at any time during office hours.